HEY! They told Colin NFL games were the wrong place to protest too. Activists don't bour to racist demands!

Case 2A10 work00304 to It B' of Giten Dragting on place place place place place and page A. Ode Accessed, if that person will be purished anyway?! None! The American system is the Nazi bermany extermination camp for people of color (the Germans based most of their ideas on the American system by the way). Latonia Smith 888 bold Road HEAVEN For CEC/PHWLV/Fennemore, United States of America No. 2:19-cr-00304-RFB-VCF Plaintiff Plaintiffs Imagine that I have to fight to go to MOTION TO PUT DEFENDANTS ISSUES -15trial - fight to 60 to trial Making history! Latonia Smith, WITH COURT ON RECORD defendant History will be kind to me for I intend DeFendant is notating everything in this legallynching and keeps copres at the support filed to write it. The darkest places in hell are reserved fremain neutral in times of moral crisis (HOSTAGE) COUNSEL/PARTITION F RECORD BY YOUR SPIRIT I WILL RISE FROM THE ASHES OF DEFEAT THE RESURRECTED KING I RESURRECTING ME 1 Defendant is putting it on the record that she has ordered that the attorney, Williams object to / stay/appeal 2 Boulware's August 6, 2020 decision (since I have no rights in Nevada courts). Defendant also objects to Boulware's clerk US DISTRICT COURT, And Defendant abjects to 3 <u>craft service</u> to the government (the stench of your bras/projstrice OBNEVADAPICUOUS). And, Defendant objects to 4 Boulware (being the racist coward that he is) muting BYDesendant at the beginning of throughout the August 5 6, 2020 hearing via video (For NO reason). Judges are just mad that I have the audacity to call out your 6 bullshit and conflicts of interest so you're abusing the law and your unworthy positions to carry out 7 personal vendettas Lgetting under your skin much?!,). Boulware talked about inappropriate filings. 8 Well, there are plenty of inappropriate things going on in this case (let's start with you being on it) so 9 spare me your shit; we can go tit fortut all day. And, Boulware shouldn't be concerned with the 10 defensels I want to mount. If this case survives and if I feel the need to even bring a defense, it Il will be backed by evidence (hopefully you get kicked off the case anyway). But, then again, you all have 12 no intentions to let me go to trial (more later). Defendant is also putting it on the record that it is 13 bizarre that the government has not released electronics/Civil document stolen by police, amongst 14 other things (dorng God knows what) that have been in their possession for nearly a year. Defendant 15 is also putting it on the record that the will not comply with or be subjected to the August 6, 2020 16 decision nor government officials. Defendant will invoke her <u>right to remain</u> silent if government 17 officials attempt to come in to question Defendant's competence, it is a violation of Defendant's 18 Constitutional rights, thus Defendant does not have to be subjected to it. A doctor has already ruled 19 that Defendant is competent and the court recused to ask him any questions concerning his decision, at 20 the August 6, 2020 hearing because it wants to continue granting favors to the government as an indirect 21 means for revenge! (though Borrware stated it was a competency hearing in his order, he suddenly 22 switched tune at hearing saying it was not ... the whole thing is bullshit that's why ). Defendant objects 23 to this entire 'competency' scheme being put on by the government and the court as a <u>neturious</u> 24 coup to allow the government/the court to violate Defendant's speedy trial rights (which they 25 already have and which is subject to case dismissal), continue their desperate attempts at evidence 26 creation, bur Defendant from going to trial (by attempting tactics such as forced pleas!) to protect 27 wrongdoings/reputations, and bar Defendant from self-representation in violation of the 28 Constitution (non-exhaustively). Defendant recognizes that Boulware strategically set a faretta 29 hearing for September 22, 2020 (even though Defendant petitioned for self-representation <u>FIRST</u> 30 Jince March 7020), dangling it over Defendant's head with NO intention of actually conducting one 31 or conferring Defendant's rights, also knowing that even if the court does come to their senses (or is forced to their senses) in abiding by the U.S. Constitution, Defendant would not be able to get to trial

33 (receiving files) by October 19,7020 further pushing the trial back/illegally and unjustly holding Defendant 34 under the guise of making an lextension the fault of Defendant (for further exclusion under the speedy trial Act).

- 1 Defendant is keen on and attured to, the corrupt and negations strategres being employed by the Case 2:19-cr-00304-RFB-VCF Document 115 Filed 08/11/20 Page 2 of 4 2 court and the government.
- 3 Also, since this court refuses to remove Williams as attorney and appoint Defendant as defense
- 4 (her right), Defendant is putting it on the record that the positions of attorneys Do NOT necessarily
- 5 express the views of Defendant in this case, Williams has made it clear to me that she does not
- 6 believe in my innocence (she just wants me to plead guilty so she can move on to her next government-
- 7 paid assignment). Williams has also stated on the record that though I have valid defenses
- & (the few that she even knows about), she would be unwilling to raise them to defend me, All of
- 9 this is her right, but don't bring that bullshit to me. That is why she's working with the
- 10 government (telling them about the Few defenses I shared), smiling, laughing, and giggling, Just dumb.
- Il so, I find it unnerving that the court has left her on the case and expects me to work with that,
- 12 It is obvious that Defendant understands her case. Defendant has also been representing
- 13 herself in 3 civil suits and has represented herselfat multiple civil hearings.
- 14 A judge must allow self-representation if Defendant is competent to understand and participate
- 15 in proceedings (though the topic 15 just a vexations play by the court and government, a doctor ruled
- 16 Defendant competent).
- 17 The standard for competence here is whether or not I understand the charges. My motions to
- 18 the court, however you feel about them (and just know I don't care how you feel about them), have 19 nothing to do with that. The court choosing to remain blind to the issues raised and hating my
- 20 challenge to their so-called authority, does not conclude incompetence or mental illness. Also, how
- 21 I choose to <u>characterize</u> the charges have nothing to do with whether or not I understand
- 22 proceedings/can proceed alone. Just because you all hate that I point out judge's corrupt involvement
- 23 does not mean that I don't understand my case, Just because I think this is a joke/charade being
- 24 put on by Nevada judges doesn't mean I don't understand my case. Just because I think you
- 25 Should shove the charges up your asses, doesn't mean I don't understand my case. Simply put. 26 Again, all are my characterizations, which is what Boulware/this court really have a problem
- 27 with because as soon as bias was mentioned he threw a temper tantrum (you know what they
- 28 say about the snoe fitting). Perhaps, if I wasn't muted, I would have made that argument
- 29 (deep eye roll). Just because you don't believe in something (i.e. Heaven) doesn't mean it's not
- 30 real. And, instead of asking third parties about my filings, I was right there to be questioned.
- 31 BUI, this court has an agenda to coddle Steve Myrh's passive aggression so ... Ir
- 32 [And Steve you're not far off from the grave and I hope it's a miserable, horrific trip. And,
- your assistant Daniel looks like the Boston Marathon bomber ... creep ].
- 34 Also, a little education on differential diagnoses since people are idiots -- if someone is experiencing 35 a set of symptoms, a differential diagnosis is just a list of diagnoses with similar symptoms lie. a
- 36 list of symptoms could have differential diagnoses of Cancer and kidney disease; it doesn't
- 37 mean you have cancer. It simply helps the physician narrow down the choices and pinpoint the
- 38 actual diagnosis. Dumb asses. And, nownere is a lost wouch with reality written. So, the iduots are 39 just that, Idrots,
- 40 I'll be expecting my own case to be handed to me and subrequent immediate rulings on my 41 motions/trial.

I I'm not cooperating with government competency (try to hold me). I'm aware that the court/
Case 2:19-cr-00304-RFB-VCF Document 115 Filed 08/11/20 Page 3 of A
2 government have no intentions to let me go to trial. They will use every factic (including my
3 own attorneys) to try to stop me. They will use their government psych to lie, make up, and
Y fabricate determinations of incompetence/mental illness (none of which I have) - whatever
5 they have to do to stop me from bringing my defense. Your real goal is to attempt to punish me
6 so much in hopes that I'll just take a plea so wrong doings reputations can be protected.
7 no crosses = safety for so-called government "victims"), Wrong goal.

8 I'm NOT bowing to this corrupt court and corrupt government (you'll meet your own 9 corruption) and I will not let you people execute me (your ultimate means of 10 preventing trial). I'll just kill myself, move on to the next life, and call it that, I'd I really rather be on the other side. I'm free there and in complete paradise right beride the 12 son and the Father (the master of true justice); it's ultimate perfection and there's no 13 corruption and bullshit...just peace. So, I have no problem leaving. I'm sure you'd all 14 be glad but don't be too happy I'll be waiting to watch you incinerated as the kids of 15 Lucifer that you are. I'll be the last face you see. I don't have to put up with this shit 16 for a second more. For the prepared mmd cleath is but the next great journey. In Bury me in the ocean with my ancestors who knew death was better than bondage. 19 It's victory not defeat (either way). I'll have my close ones publish my full defense and 19 finish my planned work if my underlined requestion not swiftly met (since they should have

21 Hate you all for life ! The hottest pits of the underworld are reverved for you. The last ring of

20 been met long ago; I've been way too patrent with the court/government).

Booluare you look like an overstuffed Arthur! Just thought I'd compliment your appearance while you were being done in the ass by the Government (taking Freceiving). Hey! You and Silk's dad, Beavers, have that in common. Can't believe 44 appointed you. Then, again, I can, nothing surprising these days!

27 Dante's Inferno is reserved for judges (you'll never even make it to purgatory).

Quited this 7th day of fugust 2020

Lutonia Smith, Defense for defendant

